

**"IN MODERATION PLACING ALL MY GLORY, WHILE TORIES CALL ME WHIG—AND WHIGS A TORY."**

**VOL. XVIII.**

FRIDAY, SEPTEMBER 6, 1844.

No. 2282.

### CASH TERMS FOR ADVERTISEMENTS

**CASH TERMS FOR ADVERTISEMENTS.**  
*For one inch and under, Three Shillings, and One Shilling for every additional inch, for each insertion.*

*The "SYDNEY MORNING HERALD" is Published every Morning (Sundays excepted) ; and the Quarters end the 31st March, 30th June, 30th September, and 31st December ; at which periods ONLY can Subscribers decline by giving Notice and paying the amount due to the end of the Current Quarter. ADVERTISEMENTS must specify on the face of them the number of times they are intended to be inserted, or they will be continued till countermanded, and charged to the party. No Advertisements can be withdrawn after Eleven o'clock, a. m., but new ones will be received until Nine o'clock in the Evening. No verbal communications can be attended to, and all letters must be post-paid, or they will not be taken in.*

1897

Judge—THOMAS BRODIE, Esq.  
Clerk of the Court—Mr. W. HOLLIS.  
J. ST. CLAIR,  
Treasurer and Secretary.

**Subject**—The Chemical and Mechanical Properties of the Atmosphere.  
**When** will be shown an improved method of salting beef. **Doors** open at 7 o'clock—commence at half past. **Admission**, 1s. 5705

N. B. Sheep, cattle, hides, sheepskins, wool, or tallow, delivered at the township, taken in exchange, the distance from Hibernia being forty miles, on an excellent road. Every facility for the shipment of wool and produce by regular packets to Sydney. 854

**THE** Cargo of **WHEAT** on board the  
brig **CALYPSO**, hourly expected from  
Launceston; also, 250 bushels Malt.  
**HENRY FISHER,**  
City Depot, King and George streets  
September 5. \$10

**STOLEN**, about Wednesday last, from Johnson's Bay, Glebe, a green skiff, with a new pair of oars, branded "MOODY." Any parties giving information that will lead to the recovery of the same will be adequately rewarded. D.G., *Herald* Office. 303

THIS DAY, 6TH SEPTEMBER,  
At eleven o'clock precisely,  
The remains of the stock of an apothecary  
leaving Sydney, consisting of a variety  
useful drugs, medicines, &c  
Terms—Cash.

Until WEDNESDAY, the 17th of  
September, 1864, when it must positively  
place.  
Further particulars in future adve-  
ment.  
405, George-street, August 29.

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small case, for it would be hard to prove that many who voted at the late election, had never paid rates or rent at all, and the same would doubtless occur again while the present state of things continued. (Hear, hear.) The speaker then declared that the large number of immigrants and the large number of persons of the colony was in a manner of speaking one large family, but of late years the constant influx of immigrants had totally changed the character of the colony, and he thought that as that proposed by Mr. Wentworth was adopted, the privilege of the elective franchise would pass almost wholly into the hands of persons who were comparative strangers. He thought that the people of the colony should not be withheld from them until they had proved themselves worthy of it by showing that they were *bona fide* shareholders in the colony, and that they were not unworthy of the events of the last ten days were a sufficient proof of the disgraceful conduct which was to be expected from the mobocracy of Sydney. Indeed, he, for one, would not have lived in the rule of the mob, the greatest despot that ever lived that he subjected to the will and pleasure of a democracy so composed. It appeared, however, if he had not been committed to the charge of Mr. Wentworth at all, but to that of his colleague, Mr. Brand; and this being the case, the former would as fully at liberty to propose any alteration in the franchise as the latter. He thought that the welfare of the city; he thought therefore that Mr. Wentworth was perfectly justified in acting as he had done, and that the clause which he proposed was a necessary and a privilege of voting except such as had proved themselves worthy of it, was a proper one.

Alderman MACDONOTT conceived the remarks of the last speaker so dangerous in their tendency, that he could not be too speedy in his reply. He said that he was a poor gentleman, many persons voted at the late election who had not paid their rates, the fault did not lay in the present law, which was stringent enough, but in the neglect of the ratepayers' interest. It was his duty toward the subject, to pay a proper attention to the matter. Impositions of such a description would doubtless take place under any state of the law, and he thought that it was for them which could be reasonably imposed were required by the present Act. (Hear.) The Act required, that there should be twelve months' residence, and six months' payment of rates, before a person could be entitled to vote. Therefore this was a sufficient test against the introduction of improper persons in a community like that of New South Wales, where no moral principle was to be expected. He thought the councillor for Brisbane Ward had also been unable to close his remarks without an allusion to the democracy of Sydney, having reference, as he would appear, to the proceedings at a public meeting, and he thought that he was not to be since; but although a great deal had been said about that meeting, he (Mr. Macdonott) had not seen meetings in England or Ireland, where a large number of persons were assembled, and a hurricane commenced, and a big tree was blown down, and a large number of persons were killed.

Mr. THURLOW was opposed to the withdrawal of the Bill altogether from the hands of the House, and he was in favour of the clause, but he considered that the Bill would have no guarantee whatever against the proposal of this or any other clause equally objectionable. He was opposed, however, to the clause, because he considered that, if it were allowed to stand, it would, if it might, with greater facility, be entitled to a Bill to facilitate the recovery of rent by landlords. This class of persons had already sufficient advantage in the law, and he did not think, although he would not quarrel with the learned member for Sydney for attempting to pass the clause in question through the House, as it would be a precedent, that it should be supposed to think feelingly in the matter, he saw no reason why the powers of landlords should be increased. (Hear, hear.) He did not think that the clause would be a precedent to the members of a member of the Legislature could attempt to him the course of action which he ought to pursue, but in a case like the present, where the Bill had originated with a particular body, it was not likely that they would consider, before any change was made in its principles. (Hear, hear.) It had been said that it was notorious that tenants of the inferior class of land in the colony were in arrears of rent in their landlords' debt; but where was the evidence of such notoriety? If such was the case, the offending parties might be sued in the Court of Requests; or prosecuted before the Police Magistrate, or from this, as well as other reasons, it might be fairly supposed that the learned member for Sydney had arrived at an erroneous conclusion. He was not a magistrate, municipal, and by far the most objectionable operation of such a clause as the one proposed, would be, the additional degree of influence which it would give to the landlords over the votes of their tenants, who in instances which he had been already exercised with considerable effect, as it was mainly by the influence of the landlords over their tenantry that the restriction of the franchise in the Sydney district was secured. (Hear, hear.) Believing, however, that the best mode of proceeding would be by petitioning the Legislative Council for the repeal of the clause, he did not think the clause would have an amendment to the clause.

Alderman MACDONALD considered that the amendment would operate as a direct vote of censure upon the learned member for Sydney for his introduction of the clause, a course which he was not prepared to justify. He did not think the reason for the withdrawal of the Bill, he pointed out its liability to further alterations by other members without their wishes being consulted. He was not prepared, he pointed out, the fact that the clause had been introduced by Mr. Bland, to make every Alderman *ex officio* a magistrate, and contended that such a clause would involve the promoters of the measure in unnecessary expense, and that the clause was not necessary. Objections existed to the appointment to the Bench of practising attorneys, as gentlemen of this class were very likely to obtain Aldermanic dignity.

Mr. HOLDEN considered this clause last referred to a very proper one, as it was in accordance with the home practice, where attorneys of cities could be made magistrates. He was not aware of any objection to the clause, he could see no reason (he remarked) why barristers, who were at the present time eligible for the magistrical office, could be really more so than attorneys.

Alderman FLEGG said, that he should be glad to see some of the respectable attorneys appointed Magistrates of the City, but he disapproved of the measure on the ground that it would be a precedent for the original clause. A Judge one day, and act as an advocate the next, in cases probably analogous.

Mr. THURLOW admitted having in his private conversations with Mr. Bland upon this, while conversing with Mr. Bland upon this, but he denied that he had done so with reference more to attorneys than to any other gentlemen who might become Aldermen of the City.

After some further discussion of a desultory nature, the original motion and amendment were severally put and negatived; and a division was taken, and the result was, that the question had better be determined in open Council.

The Council then resumed its sittings; and after some discussion similar in effect to that which had taken place in the Council, the Council divided upon the amendment, which was negatived. A division then took place upon the original motion, when there appeared a majority of five votes for it and the same number against it.

The MAYOR having been called upon for his casting vote, said, that he was placed in a position of some difficulty, as he could not wholly acquiesce in the amendment, and he was in the original motion. He would feel bound, however, to give the preference to what he considered the lesser evil, and he therefore decided that the original motion must be deemed to have been carried.

The Council then separated.

**CANARY BIRDS.**

**FOR SALE,** yellow Canary Birds, male and female. Apply to Mr. John Little, Grocer, George-street South. 310

**ARGYLE STEAM BOILING ESTABLISHMENT,**  
TOURNAI, GOULBURN.

**BENJAMIN AND MOSES**  
Proprietors of the above establishment beg to advise the numerous stockholders and public of the southern districts, that having completed their extensive premises, they are now prepared to receive sheep and cattle for rendering.

From their extensive preparations, the will be enabled to steam down ONE THOUSAND SHEEP, OR SIXTY HEAD OF CATTLE PER DAY, which will prevent the uncertainty of the numerous unnecessary establishments. On arrival, settlers will find ample sheep and cattle yards, and extensive paddocks for their stock; and to prevent those parties who may honour them with their patronage from any inconvenience, the necessary pens, huts have been erected for the accommodation of the men in charge of stock, where everything will be provided gratuitously.

In order to meet the depression of the times, H. and M. have determined to transact their business at such low rates as will enable the stockholder to receive remunerating prices for the produce of his stock. Their charges will be

For Cattle ..... 7s. per head.  
For Sheep ..... 7d. each.

The greatest possible care will be taken that no two separate lots of tallow belonging to different parties get intermixed, such circumstances having occurred at other establishments. Every department in manufacturing is conducted at the lowest rates, and M. venture to assert that the article produced at the establishment will be inferior to none hither to get up in the colony; the greatest care will be taken in packing the tallow for exportation, and they are determined no packages shall be used that will, in any respect, injure the quality of the tallow, or allow leakage. They have on hand a large quantity of well seasoned cases of uniform size, which will be charged at cost price only; every cask will be warranted sound, and bear the brand of the establishment.

Benjamin and Moses are purchasers of the hides and tallow of stock slaughtered at their establishment; or, for the convenience of settlers, will receive the same in payment, and beg to add that the business will be conducted with the greatest despatch and the utmost attention given to the interests of those parties who may favour the Tournaei establishment with their patronage.

Advances in cash if required, will be made on stock intended for slaughtering.  
Goulburn, August 27. 311

**DRAPERY.**

**SETTLERS,** Country Storekeepers, &c. requiring Drapery, Slops, Clothing, &c. will do well to purchase them from the remaining stock of

**BEACH AND GLEESON,**  
GEORGE-STREET, OPPOSITE THE OLD BURIAL GROUND.

The proprietors being about to sell off the entire stock without delay.

Super calicoes, at 3d. per yard  
Full sized rags, from 2s. 3d. each  
Hosiery, gloves, &c. 9d. and 10d. per pair  
Prints, de laines, merinos, and flannels  
Hosiery, gloves, and hats.

The great bulk of this stock has been marked at *half price*, for cash only, from which no abatement will be made.

**OBSERVE**—Beach and Gleeson, opposite the Old Burial Ground. 305

**GENERAL MERCHANDISE.**

**FOR SALE,** by the Undersigned—

Blocks, mast hoops, and jib hanks  
Block tin and braziers' solder  
Black wire, nails, and screws  
Brass wire, No. 1 to 15  
Brass tubes, 1 to 24 inch  
Brass sheet, 15 to 40 lbs.  
Cask spigots  
Copper brandy (best Champagne)  
Copper boiler bottoms, 3 to 6 feet  
Copper bolt, 3 to 1 inch  
Copper braziers, 12 to 35 lbs.  
Copper pumps, &c., 20 or 30  
Copper sheeting, 1 to 24 inch  
Cordage, English patent, and spanyish  
Cut glassware, crucets, &c.  
Deck-lights  
English Union Jacks, and Marryat's signals  
English Gin  
Gas piping 1/2 inch  
Geneva, whole red cases  
Iron anvils and vices  
Iron and steel tools, and all scrapers  
— Bedsteads, double stump  
— Block pins and bullock traces  
— Chains, short link, 1 to 4 inch  
— Chain cables  
— Chain hooks and connecting links  
— Fryng pans and hawse pipes  
— Mattocks, picks, and axes  
— Nails, batten and shingle  
— Sail thimbles, 1 to 34 inch  
— Sheet iron, 9 to 16  
— Stock anchors  
— Puts, three legged  
Lead, best melted, 4 to 10 lbs.  
Lead piping, 12 to 15 inch  
Patent sash weights, shades, and wicks  
Sulphuric acid  
Tobacco, best negrohead  
Wines, Champagne, 1 dozen baskets  
— Claret, in 1 dozen cases  
— Port, in 3 dozen cases, in 1 doz. cask  
— and hogheads and quarter-casks

**LIKEWISE,**

A general assortment of dry goods.

**ROWAND, MACNAB, AND CO.,**  
3097 Circular Wharf

**READ**

**THIS List of prices by ELLIOTT,**  
Charlotte-place. *Per Doz.*

**WINES.**

Best London bottled sherry ..... 27  
Best Sydney bottled sherry, branded  
"S. Elliott, Sydney" ..... 21  
Best Sydney bottled Madeira, branded  
"S. Elliott, Sydney" ..... 21  
Best Sydney bottled sherry, branded only 18  
Notts—S. E. does not brand any wine  
with his name below this price  
French wines, in one dozen cases, viz.:  
— Sweet Piccadon ..... 21  
— Roussillon ..... 25  
Notts—These three wines are of a  
superior description of ladies' wine  
— S. Elliott, Sydney ..... 27  
Sydney bottled dill, branded "S.  
Elliott, Sydney" ..... 18  
Claret, one dozen cases ..... 17s. 6d. to 37  
Champagne, in baskets, ..... 20s. to 35  
Hock ..... 20

**SPIRITS.**

Gin, red cases, 4 gallons each ..... 65  
Gin, in bond ..... 42  
Brandy, 1 dozen cases, old Cognac ..... 16

**CORDIALS.**

Cherry Brandy, two dozen pint bottles,  
out of bond ..... 45  
Cherry Brandy, in bottle, in bond ..... 21

**BEERS.**

Dunbar's Ale and Porter ..... 9  
Other brands, in good condition ..... 7  
All or any of the above can be tasted at his  
Office, Church hill.

Notts—The Sherry and Madeira at 21s.  
are worth 35s. per dozen.

S. E.

**DERWENT POTATOES.**

**ON SALE,** ex *Louvain*, from Hobart  
Town.

**ECCLESTON AND HIRST,**  
3127 Queen-street

**IRISH PORK,** prime mess, for Sale  
at **LYALL, SCOTT AND CO.**

**SERVE OLD-ESTABLISHED SERVANTS' REGISTER AND GENERAL AGENCY OFFICE,**  
NORTH CASTLEREAGH-STREET.  
**D I S E N G A J E D**

Tutors	Superintendents
Butlers	Overseers
Cookmen and Grocers	Gardeners
Cooks	Farm Servants
Bullock-drivers	Shepherds
General-in-door-Servants	Storekeepers
Married Couples as House Servants, &c.	
Mechanics, single men and married, &c.	
FEMALES.	
Nursery Governesses	Housemaids
Cooks	Laundresses
Day-maids	General-Servants
Nurses	Nursemaids, &c.
Housekeepers'	

Non-subscribers fee to be paid on application. No charge for agreements.  
**NOTICE TO THE UNEMPLOYED.**  
No charge is made on any person provided with a situation; but the production of such a character as will bear investigation is indispensable.  
All applications to be post-paid.

8153 J. FREDERICK JOHNSON.

**W**ANTED, a female servant who capable of doing the general work of a small family, where most of the washing put out. Apply to Mrs. Myler, Cambridge-street North.

**W**ANTS a respectable married woman, in good health, and whose skill is only wanted weeks old. Address J. L., Herald Office.

**TO LET,**

**T**HAT capital SHOP in Lower George-street, opposite the site of the late Gaol, lately occupied by Messrs. Featwell and Co., Grocers, most completely fitted and established, and considered to be one of the best stands in Sydney for business.

**TO LET.**

**M**OORFIELD COTTAGE, at Balmoral, is decidedly one of the most comfortable and genteel residences in the neighbourhood of Sydney; the present tenant's term will expire next month, but immediate possession can be had. It contains six or seven rooms, two small cottages, two pantries, store, house with oven, &c., detached kitchen, servants' room, lodge at entrance gate, stable, coach-house, carriage house, and use of a bathing house, with about two acres of land, including an excellent garden, a pretty lawn and pleasure ground, with ornamental trees, shrubs, and flower knot, scenery is all that can be desired in its domestic situation.

Application may be made to the present tenant, J. R. Young, Esq., Hunter-street, on the premises, to Mr. Blake.

**T**O BE LET, a few miles from Sydney in a good situation, a comfortable genteel Cottage, with offices, large garden and about 130 acres of ground (a part of which has been cultivated), with enclosed paddocks abundance of fresh water, &c.

To retired gentlemen, invalids, or managers, this would be a very desirable residence; terms, moderate. For particulars apply to Mr. G. Rattry, Bathurst street, September 5.

**SALES BY AUCTION.**

**MR. BLACKMAN** will sell by auction at his Rooms, 469, George-street, SATURDAY, the 7TH INSTANT, At Eleven o'clock.

Three bales and one bag fine quality Com. Wick.

Terms—Cash.

**EUROPE ROPE, GLASSWARE, TUPENTINE, PAINTS, BRUSHES, SCALES, AND BRAMS, &c.**

**MR. MORT** will sell by public auction at his Rooms, George-street, at eleven o'clock.

This DAY, the 6TH INSTANT,  
Twenty jars turpentine, each 5 imperial gallons  
Thirty kegs, 14 lbs. each, green paint  
Thirty-one kegs, 28 lbs. each, black paint  
One case painters' brushes  
Twenty coils of rope, assorted sizes  
Three casks tumblers, wines, champagne, glasses, &c.  
Eighty-four pairs H and H hinges, assorted from ½ lb to 12  
One package goods, assorted ½ to 1½ inch  
One ditto plane iron, assorted  
One ditto socket gauges  
One ditto masons' and plasterers' trowels  
With a variety of sundry ironmongery other goods.

Terms at sale.

**MANILA CIGARS.**

THIS DAY.

**MR. MORT** will sell by public auction at his Rooms, George-street, THIS DAY, 6TH SEPTEMBER, At Twelve o'clock,  
15,000 Manila Cigars, No. 5 superior.

Terms at sale.

**PATENT THRESHING MACHINE.**  
**LUBLE FLAX OR HAY PRESS.**  
**OLD ROPE, &c.**

**MR. MORT** will sell by public auction without any reserve either at Darling Harbour Wharf, (late Geo. Browne, and Co.'s,) at Eleven o'clock, or MONDAY, the 9TH INSTANT.

An excellent Threshing Machine, up highly improved principle, and imported from Glasgow especially for this colony:  
Two very valuable Flax or Hay Presses which may easily be converted into presses  
A quantity of old Rope, &c.  
No reserve.—Terms at sale.

**HOARE'S LONDON STOUT, LONG PALE ALE, PORT WINE IN WOBBLE AND BOTTLE.**

**MR. MORT** will sell by public auction at his Rooms, George-street, on TUESDAY, the 10TH SEPTEMBER, At twelve o'clock,

The following parcels of Stout, Ale, Wine, all of which will be delivered at Importer's Stores—  
Fifty hogsheads Hoare's London stout  
Twenty hogsheads London pale ale  
Ten quarter-casks Port wine  
Twenty cases, each a dozen, a very sample of London bottled Port, from celebrated house of Burmester Brothers, Cologne  
Twenty-five champagne, 1 dozen each  
A first-rate wine  
Eighteen cases, 3 dozen each, fine pale sherry  
A delicious wine.

Terms at sale.

**THREE-BUSHEL BAGS.**

On account of whom it may concern.  
Escreets, Darley, Master, from London TUESDAY, 10TH SEPTEMBER.

**MR. MORT** will sell by public auction at his Rooms, George-street, on TUESDAY, 10TH SEPTEMBER, At Eleven o'clock,

J.A. No. 2,—132 Three-bushel more or less Bags,  
3,—228 Three-ditto ditto sea water do, also.

480 Three-bushel Sea-water do, damaged also.

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